	Case 2:23-cv-01306-DJC-AC Document	35 Filed 06/24/25	Page 1 of 3
1			
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	DARIUS DE'MON LAKE,	No. 2:23-cv-1306 DJ	C AC P
12	Plaintiff,		
13	v.	ORDER SETTING S	<u>SETTLEMENT</u>
14	A. OBOYLE, et al.,	<u>CONFERENCE</u>	
15	Defendants.		
16			
17	Plaintiff is a state prisoner proceeding pro se with a civil rights action pursuant to 42		
18	U.S.C. §1983. The court has determined that this case will benefit from a settlement conference.		
19	Therefore, this case will be referred to a Magistrate Judge to conduct a settlement conference at		
20	the California State Prison, Sacramento, 100 Prison Road, Represa, CA 95671 on July 28, 2025,		
21	at 9:00 a.m. The court will issue any necessary transportation order in due course.		
22	In accordance with the above, IT IS HEREBY ORDERED that:		
23	1. This case is set for a settlement conference before a federal Magistrate Judge on July		
24	28, 2025, at 9:00 a.m. at California State Prison, Sacramento.		
25	2. Parties are instructed to have a principal with full settlement authority present at the		
26	Settlement Conference or to be fully authorized to settle the matter on any terms. The individual		
27	with full authority to settle must also have "unfettered discretion and authority" to change the		
28	settlement position of the party, if appropriate	. The purpose behind rec	quiring the attendance of a

1

6

17

18

16

19 20

21 22 23

24

25 26

27 28 person with full settlement authority is that the parties' view of the case may be altered during the face-to-face conference. An authorization to settle for a limited dollar amount or sum certain can be found not to comply with the requirement of full authority to settle<sup>1</sup>.

3. Parties are directed to submit confidential settlement statements no later than July 14, 2025, to spark@caed.uscourts.gov. Plaintiff shall mail his confidential settlement statement to U.S. District Court, 501 I Street, Suite 4-200, Sacramento, California 95814 "Attn: Institution Settlement Judge for July 28, 2025" so it arrives no later than July 14, 2025. The envelope shall be marked "CONFIDENTIAL SETTLEMENT STATEMENT." Parties are also directed to file a "Notice of Submission of Confidential Settlement Statement." See L.R. 270(d).

Settlement statements should not be filed with the Clerk of the Court nor served on any other party. Settlement statements shall be clearly marked "confidential" with the date and time of the settlement conference indicated prominently thereon.

The confidential settlement statement shall be **no longer than five pages** in length, typed or neatly printed, and include the following:

- a. A brief statement of the facts of the case.
- b. A brief statement of the claims and defenses, i.e., statutory or other grounds upon which the claims are founded; a forthright evaluation of the parties' likelihood of

While the exercise of its authority is subject to abuse of discretion review, "the district court has the authority to order parties, including the federal government, to participate in mandatory settlement conferences." United States v. United States District Court for the Northern Mariana Islands, 694 F.3d 1051, 1053, 1057, 1059 (9th Cir. 2012) ("the district court has broad authority to compel participation in mandatory settlement conference[s]."). The term "full authority to settle" means that the individuals attending the mediation conference must be authorized to fully explore settlement options and to agree at that time to any settlement terms acceptable to the parties. G. Heileman Brewing Co., Inc. v. Joseph Oat Corp., 871 F.2d 648, 653 (7th Cir. 1989), cited with approval in Official Airline Guides, Inc. v. Goss, 6 F.3d 1385, 1396 (9th Cir. 1993). The individual with full authority to settle must also have "unfettered discretion and authority" to change the settlement position of the party, if appropriate. Pitman v. Brinker Int'l., Inc., 216 F.R.D. 481, 485-86 (D. Ariz. 2003), amended on recon. in part, Pitman v. Brinker Int'l., Inc., 2003 WL 23353478 (D. Ariz. 2003). The purpose behind requiring the attendance of a person with full settlement authority is that the parties' view of the case may be altered during the faceto-face conference. Pitman, 216 F.R.D. at 486. An authorization to settle for a limited dollar amount or sum certain can be found not to comply with the requirement of full authority to settle. Nick v. Morgan's Foods, Inc., 270 F.3d 590, 596-97 (8th Cir. 2001).

	Case 2:23-cv-01306-DJC-AC Document 35 Filed 06/24/25 Page 3 of 3		
1	prevailing on the claims and defenses; and a description of the major issues in		
2	dispute.		
3	c. A summary of the proceedings to date.		
4	d. An estimate of the cost and time to be expended for further discovery, pretrial, and		
5	trial.		
6	e. The relief sought.		
7	f. The party's position on settlement, including present demands and offers and a		
8	history of past settlement discussions, offers, and demands.		
9	g. A brief statement of each party's expectations and goals for the settlement		
10	conference, including how much a party is willing to accept and/or willing to pay.		
11	h. If the parties intend to discuss the joint settlement of any other actions or claims		
12	not in this suit, give a brief description of each action or claim as set forth above,		
13	including case number(s) if applicable.		
14	4. The Clerk of the Court is directed to serve a courtesy copy of this order on the		
15	Litigation Office at SAC via fax at (916) 294-3072 or via email.		
16	DATED: June 23, 2025		
17	ALLISON CLAIRE		
18	UNITED STATES MAGISTRATE JUDGE		
19			
20			
21			
22			
23			
24			
<ul><li>25</li><li>26</li></ul>			
26			
28			
40			